1 Louis M. Bubala III, Esq. (NV #8974) KAEMPFER CROWELL 50 W. Liberty Street, Suite 700 2 Reno, Nevada 89501 775.852.3900 3 Telephone: Facsimile: 775.327.2011 4 Email: lbubala@kcnvlaw.com 5 Attorneys for Defendant BRANDON STÜERKE 6 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 SIMON SINGER, individually, and RAO Case No.: 2:16-cy-02526-KJD-GWF 10 GARUDA, individually and as trustee of the GARUDA FAMILY ASSET PROTECTION FIRST AMENDMENT TO 11 TRUST, STIPULATION AND PROPOSED ORDER SETTING SETTLEMENT, 12 Plaintiffs. **MEDIATION AND EXTENDED** DEADLINE TO RESPOND TO SECOND 13 v. **AMENDED PETITION** 14 BRANDON STUERKE (also known as "Leroy Brandon Stuerke"), an individual 15 (SIXTH REQUEST) Defendant. 16 17 Plaintiffs and Defendant desire to extend for two weeks their prior stipulation and agree, 18 subject to Court approval, as follows: 19 1. The parties are interested in the possibility of participating in the Court's early neutral 20 evaluation with mediation before a U.S. magistrate judge. 21 2. However, due to the fact that the parties do not reside in Nevada and there may be 22 jurisdictional objections if the matter is not resolved, they request that they be permitted to exchange 23 proposals for potential settlement prior to making a final decision to formally enter the Court's 24 mediation program, allowing them to better determine whether they may be able to reach a 25 settlement through mediation before committing the additional resources to travel to participate in

mediation, and that the Court clearly articulate that participating in the program will NOT waive any

jurisdictional or other defenses or submit any party to the jurisdiction of the Court which is not

26

27

28

already subject thereto.